KENNETH H. WINE (#142385) 1 Hallinan & Wine 345 Franklin Street San Francisco, CA 94102 Telephone: (415) 621-2400 3 Counsel for MO SOOK YANG 4 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE NORTHERN DISTRICT OF CALIFORNIA 9 10 UNITED STATES OF AMERICA, CR 05-0395 MMC (EC) 11 Plaintiff, DECLARATION OF APPOINTED 12 COUNSEL; STIPULATION AND ν. (PROPOSED) ORDER TO 13 CONTINUE DATE FOR MO SOOK YANG, et al., POSTING PROPERTY 14 Defendants. 15 I, KENNETH H. WINE, DECLARE: 16 I have been appointed, pursuant to the CJA, as counsel 17 1. for Defendant Mo Sook Yang, in the above referenced case. 2. On July 7, 2005, Ms. Yang was release on the \$500,000 19 signature bonds of three individuals. The Court also directed that 20 Ms. Yang's real property be posted by July 22, 2005, and that Ms. Yang 21

property. The real property owned by Ms. Yang is co-owned with her 25 | husband, Young Joon Yang, a co-defendant in this case who is in 26 | custody at Santa Rita County Jail.

provide the Court an informal appraisal and title documents to the

STIP/ORDER

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- 4. On July 18, 2005, I also provided, by hand delivery, to Mr. Yang's attorney, Richard Tamor, the Deed of Trust in favor of Richard Weiking, executed and notarized by my client, in order for Mr. Tamor to arrange to travel to Santa Rita and have the Deed of Trust executed and notarized by his client.
- 5. On the afternoon of July 18, 2005, Mr. Tamor informed me and Ruben Deang that he was no longer able to represent Mr. Yang.
- 6. I immediately called Mr Deang to attempt to get an attorney appointed for Mr. Yang so that the Deed of Trust could be executed and notarized before July 22, 2005.
- 7. I have spoken several times with Mr. Deang over the past week. Mr. Deang has offered the case to five different CJA attorneys, and each has declined the representation. Essentially, Mr. Yang has been without counsel for the past week.
- 8. I spoke this afternoon with Mr. Deang and he has informed me that he sought and received special permission to have Mr. Tamor appointed for Mr. Yang. Mr. Tamor will not be appointed until next week, and will not be able to make the complicated arrangements for obtaining a notarized signature in Santa Rita County Jail, and then county recording, and then Court filing by tomorrow. The process of getting a notary into Santa Rita involves getting security clearance for a notary to enter the Jail, and this is not easily or quickly done.

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2	9. I am scheduled for a vacation beginning July 23,
3	returning July 30. I am requesting that the Court delay the date for
4	the filing of the deed of trust securing bail for Ms. Yang for one
5	week, until July 29, 2005.
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7	I declare under penalty of perjury under the laws of the
8	United States that the foregoing is true and correct, and that this
9	declaration was executed on the day of July, 2005 in San
10	Francisco, California.
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1.2	Kénnéth H. Wine, Esq. Attorney for Defendant
1.3	MO SOOK YANG
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16	The United States does not oppose the continuance of the date
17	for Defendant Mo Sook Yang to file the Deed of Trust securing her bail
1.8	from July 22, 2005 until July 29, 2005 for the above stated reasons.
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21	DATED: July 2 , 2005
22	Assistant United States Attorney
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	STIP/ORDER 3

ORDER

GOOD CAUSE APPEARING, the date for Defendant Mo Sook Yang to post the Deed of Trust securing her bail shall be continued from Friday, July 22, 2005 to Friday, July 29, 2005.

IT IS SO ORDERED.

DATED: July 22 , 2005

United States District Court